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Please find below and/or attached an Office communication concerning this application or proceeding.

| | Application No. | Applicant(s) | | | |
|--|---|-----------------|--|--|--|
| | 09/467,210 | KWON ET AL. | | | |
| Office Action Summary | Examiner | Art Unit | | | |
| | Hai Tran | 2623 | | | |
| The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply | | | | | |
| A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). | | | | | |
| Status | | | | | |
| 1)⊠ Responsive to communication(s) filed on 21 Ju 2a)⊠ This action is FINAL . 2b)□ This 3)□ Since this application is in condition for allowar closed in accordance with the practice under E | action is non-final. nce except for formal matters, pro | | | | |
| Disposition of Claims | | | | | |
| 4) Claim(s) 1-7 is/are pending in the application. 4a) Of the above claim(s) 4-7 is/are withdrawn for the above claim(s) 4-7 is/are withdrawn for the above claim(s) 4-7 is/are withdrawn for the above claim(s) 1-3 is/are allowed. 6) Claim(s) 1-3 is/are rejected. 7) Claim(s) 1-3 is/are objected to. 8) Claim(s) 1-3 is/are objected to. 8) Claim(s) 1-3 is/are objected to restriction and/or are subject to restriction and/or are subject to restriction and/or are subjected to by the Examiner 10) The specification is objected to by the Examiner 10) The drawing(s) filed on 1 | r election requirement. r. epted or b)□ objected to by the Edrawing(s) be held in abeyance. See | 37 CFR 1.85(a). | | | |
| Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. | | | | | |
| Priority under 35 U.S.C. § 119 | | | | | |
| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. | | | | | |
| Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date | 4) Interview Summary (Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other: | te | | | |

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 07/21/2006 has been entered.

Response to Arguments

Applicant's arguments filed 07/21/2006 have been fully considered but they are not persuasive.

Claim 1, applicant argues, "...independent Claim 1 has been amended to more specifically recite the three distinct incoming call alarm modes, which it is respectfully submitted are not taught in any of the Examiner's cited art."

In response, the Examiner respectfully disagrees with Applicant because the amended claim1 requires only one of the three (3) distinct incoming call alarm modes to be met although the claim recites the three distinct incoming call alarm modes. In view of that Lagoni alone meets at least one mode, i.e. The 3rd incoming call alarm mode comprises displaying one of an incoming call character message and a preset graphic message at a specific region of a TV viewing screen, such as displaying a Calling Id, is taught by Lagoni (see Fig. 4 and Col. 4, lines 23-31).

Applicant further argues, "according to the present invention, it is possible to preset the incoming call alarm modes. .."

In response, the Examiner respectfully disagrees with Applicant because the combination of Kikinis, Tsukamoto, Lagoni and Porco clearly discloses that a user able to set/preset plurality of incoming alarm modes, i.e., Caller Id, Ring tone, etc...

Applicant further argues, "However, according to Porco, when the phone operates, the audio system does not work. Further, when the phone does not operate, the audio system operates. Therefore, Porco only teaches automatic conversion between the above-mentioned states. Accordingly, the cited references could not analogously teach the feature of the present invention, i.e., to switch the mode, switch off and on, at a predetermined interval, display an incoming call character message or a preset graphic message from the preset incoming alarm mode."

In response to Applicant's arguments against the references individually, i.e.,
Porco, one cannot show non-obviousness by attacking references individually where
the rejections are based on combinations of references. See *In re Keller*, 642 F.2d 413,
208 USPQ 871 (CCPA 1981); *In re Merck & Co.*, 800 F.2d 1091, 231 USPQ 375 (Fed.
Cir. 1986). Moreover, as to applicant's argument that Porco is nonanalogous art, it has
been held that a prior art reference must either be in the field of applicant's endeavor or,
if not, then be reasonably pertinent to the particular problem with which the applicant

was concerned, in order to be relied upon as a basis for rejection of the claimed invention. See *In re Oetiker*, 977 F.2d 1443, 24 USPQ2d 1443 (Fed. Cir. 1992). In this case, Porco clearly belongs to the same field of endeavor, as applicant claimed, for example, such as "cellular telephone" see Col. 3, lines 45-61.

In conclusion, the examiner maintains the rejection.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 1-3 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kikinis (US 6243596) in view of Tsukamoto et al. (US 5005013) and further in view of Lagoni et al. (US 6141058).

Regarding claim 1, Kikinis discloses a cellular phone in which a TV tuner and receiver is installed in battery pack adapter 100 to allow user to receive and view television (see Fig. 9-12; Col. 17, lines 34-41).

Kikinis does not clearly disclose in detail "a TV module for receiving and demodulating a desired TV channel signal among radio-frequency electromagnetic signals received in response to an input of a tuning signal, when the TV module

operates by supply of a power supply voltage, to generate a composite video signal, a composite synchronizing signal and a composite audio signal"; "a TV control section for supplying the tuning signal corresponding to a channel selection command signal to the TV module, synchronizing On Screen Display (OSD) data corresponding to display control data and display data with the composite synchronizing signal to output the synchronized signal as a video signal" and "A display unit for synchronizing the composite video signal from the TV module and the video signal from the TV control section with the composite synchronizing signal and displaying the synchronized composite video signal and the video signal on an image viewing screen"; However, Kikinis discloses a TV tuner and receiver is installed in battery pack 1 adapter 100 to allow the user to receive and view television (Col. 17, lines 34-41) on a display unit LCD 202.

Tsukamoto shows a hand-held device with a TV module for receiving and demodulating a desired TV channel signal among radio-frequency electromagnetic signals received (antenna 2 receives a TV broadcast radio wave and a radio wave generated from a Radio transmission station of telephone office; Col. 3, lines 36-41) in response to an input of a tuning signal, when the TV module operates by supply of a power supply voltage (Col. 4, lines 4-10), to generate a composite video signal, a composite synchronizing signal and a composite audio signal (Col. 4, lines 10-21) and a TV control section for supplying the tuning signal corresponding to a channel selection command signal to the TV module, synchronizing On Screen Display (Timing Control Circuit 35) data corresponding to display control data and display

data with the composite synchronizing signal to output the synchronized signal as a video signal (Fig. 2 & 14; Col. 4, lines 4-64; Col. 10, lines 4-40 and Col. 13, lines 25-62). A display unit 3 (Fig. 2 and 14) for synchronizing the composite video signal from the TV module and the video signal from the TV control section with the composite synchronizing signal and displaying the synchronized composite video signal and the video signal on an image viewing screen (Col. 14, lines 25-41). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Kikinis's Video driver 402 with the LCD's video circuitry driver, as taught by Tsukamoto, so to take the advantage of the well known design of the LCD video circuitry driver to drive the LCD to display the received video signal.

Moreover, Kikinis 's Cellular phone (MRFU) performs a two-way conversation in which CPU 401 (MSP) continuously processes both incoming and outgoing audio data. The incoming voice signal is received through a forward channel, demodulated and outputted to the audio speaker and the outgoing voice signal (reply back) is modulated from the microphone 203 and transmitted out on the reverse channel. Therefore, Kikinis 's Cellular phone (MRFU) encompasses the claimed limitation "a Mobile Station Radio Frequency Unit (MRFU) for demodulating a signal indicative of an incoming call received through a forward channel, forming an audio conversion channel among the received radio-frequency electromagnetic signals to output the demodulated signal, and modulating and transmitting a signal in a reverse channel"

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Kikinis further discloses CPU 401 (A Mobile Station Processor) for establishing a phone mode for conversation or TV mode for displaying the received TV signal from the TV tuner on an image viewing screen (LCD 202) in response to an user selection.

Kikinis does not disclose, "demodulating a signal indicative of an incoming call".

Lagoni discloses a television/telephone system (Fig. 1) wherein the telephone network interface 126 detects and demodulates a signal indicative of an incoming call received through a pair of conductors Tip (T) and Ring (R) (Col. 4, lines 4-7 and lines 14-17); Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Kikinis' s cellular phone system to detect the incoming telephone signal and display an alert message, i.e. Calling ID, as taught by Lagoni, so to notify the user of an incoming call while watching the TV and also to give the user a choice to answer or not to answer the incoming call based on the displayed Caller Id while watching a TV program (Col. 1, lines 17-23).

Limitation "A Mobile Station Processor (MSP) for establishing a phone or TV mode in respond to an Input command, generating the channel selection command signal stored in a predetermined memory area by setting the TV mode, and generating a reception of incoming call output from the MRFU call according to <u>at</u> least one of a 1st, a 2nd and a 3rd incoming call alarm modes, wherein the 1st incoming call alarm mode comprises interrupting a power supply voltage supplied to the TV module an switching from TV mode to the phone mode, the 2nd incoming call

alarm mode comprises switching off and on, at a predetermined interval, the audio signal output from the TV module, and the 3rd incoming call alarm mode comprises displaying one of an incoming call character message and a preset graphic message, at a specific region or an entire portion of the TV image viewing screen in accordance with controlling the TV control unit, and processing audio data outputted from the MRFU to output the processed audio data signal while supplying audio data to the MRFU", is further met by Lagoni because Lagoni's controller 110 (MSP) establishes a TV mode in response to an input command from the RC 125. generating the channel-related data (channel selection command signal) stored in a predetermined RAM (memory area) (Col. 3, lines 1-3) by setting the switched ON of the Television receiver (TV mode) thereby allowing for viewing of a TV image (if TV receiver is switched ON, i.e., active and able to display a picture (Col. 4, lines 25-28), and upon reception of an incoming call/signal from the telephone network interface 126 (MRFU) (Col. 4, lines 18-32), Controller 110 supplies the display control data via control line 141 to the OSD processor 140 (Col. 3, lines 61-65+) to display an incoming call character message (displays Caller ID; Col. 4, lines 23-31) at a specific region of a TV image-viewing screen (see Fig. 4) according to a Priority List Caller ID (preset incoming call alarm mode), and answering the call (processing audio data outputted from the MRFU to output the processed audio data signal while supplying audio data to the MRFU) by switching from TV mode to Phone mode;

Lagoni specifically further discloses that once the call is answer<u>ed</u> (see Fig. 5 at el. 530 indicates with "Yes" branching that a call is answered; Col. 4, lines 55-Col.

5, lines 18), Lagoni 's Telephone Network Interface Unit 126 is setting/getting/continuing/resuming back to its previous state of monitoring a future incoming caller-id message of a new incoming call.

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Regarding claim 2, in view of the discussion in claim 1, neither Kikinis nor Lagoni clearly disclose a power switch disposed between the TV module and a power supply unit, the power switch being switched under the control of the MSP (Mobile Station Processor) to turn ON/OFF the TV module.

Tsukamoto further discloses a power switch (switch 6 'TV OFF mode', Fig. 1) disposed between the TV module and the AC power supply (not show), the power switch being switched under the control of the CPU 23 (MSP) to turn ON/OFF the display 3 (Fig. 9, steps B1, B2, B3, **B4** for TV OFF mode, B7 and **B8** for ON; Col. 9, lines 59-Col. 10, lines 3 and Col. 12, lines 54-62).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to supply a power switch, as taught by Tsukamoto, so the Kikinis' s TV-Phone is able to display message of the incoming call while the system is under power saving mode, i.e., standby/sleep mode of powering off the display and the TV mode is OFF but not the main unit.

Regarding claim 3, in view of the discussion in claim 1, neither Kikinis nor Lagoni clearly disclose the a Radio Frequency Switch (RFSW) allowing an antenna to be connected to both the TV module and the Mobile Station RF unit (MRFU) in

response to establishment of the TV mode of the Mobile Station processor (MSP) and allowing the antenna to be connected to only the MRFU in response to the establishment of the phone mode of the MSP.

Tsukamoto discloses an antenna 2 receives a TV broadcast Radio wave and a radio wave generated from a radio transmission station of a telephone service (Fig. 1; Col. 3, lines 12-39; Fig. 9 shows an algorithm of how the switch 6 function, i.e., switch 6 on VHF/UHF position, works with CPU 23) in response to the establishment of the TV mode of the CPU 23 (MSP), and allowing the antenna 2 to be connected to only the Pager mode (MRFU) in response to the establishment of the Pager mode only (switch 6 on OFF position) of the CPU 23 (MSP). Thus, Tsukamoto' switch 6 is a RFSW.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Kikinis' TV-phone with an RF switch/RFSW connects an antenna to the TV module and the Mobile Station RF unit (MRFU), as taught by Tsukamoto, so that the TV-phone receives both signals simultaneously, TV and phone, and allows user to view TV while the phone receiver works in the background to alert the viewer of an incoming call (Col. 13, lines 7-10).

Conclusion

This is a Final rejection of applicant's earlier Application No. 09/467210. All claims are drawn to the same invention claimed in the earlier application and could have been finally rejected on the grounds and art of record in the next Office action if they

had been entered in the earlier application. Accordingly, **THIS ACTION IS MADE FINAL** even though it is a first action in this case. See MPEP § 706.07(b). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no, however, event will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hai Tran whose telephone number is (571) 272-7305. The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Christopher S. Kelley can be reached on (571) 272-7331. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

HT:ht 09/29/2006

> HAITRAN PRIMARY EXAMINER